

Daniel T. Quinn, ABA #8411141
RICHMOND & QUINN, P.C.
360 K Street, Suite 200
Anchorage, Alaska 99501-2038
Telephone: (907) 276-5727
Fax: (907) 276-2953
E-mails: dquinn@richmondquinn.com

Attorneys for Defendant
Home Depot U.S.A., Inc.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ALASKA

KATHERINE ZALEPPA,)
)
 Plaintiff,)
)
 v.)
)
THE HOME DEPOT U.S.A., INC.,)
)
 Defendant.)
)
)

STIPULATION FOR DISMISSAL WITH PREJUDICE

COME NOW plaintiff and the defendant, by and through counsel, and pursuant to Federal Rule of Civil Procedure 41(a)(1), stipulate to the dismissal of the above-captioned case with prejudice, each side to bear its own costs and attorney fees.

The undersigned counsel certify that the settlement

information required under AS 09.68.130 and Civil Rule 41(a)(3) has been submitted to the Alaska Judicial Council.

LAW OFFICE OF ROBERT
STONE, LLC

DATED: 7/23/08

By: s/Robert D. Stone
1049 W. 5th Avenue, Suite 102
Anchorage, AK 99501
Ph: 276-4190
Fax: 276-4140
Email: stonelaw@alaska.com
ABA #9411128

RICHMOND & QUINN

DATED: 7/23/08

By: s/Daniel T. Quinn
360 K Street, Suite 200
Anchorage, AK 99501
Ph: 276-5727
Fax: 276-2953
Email: dquinn@richmondquinn.com
ABA #8211141

2282\007\pld\STIPULATION FOR DISMISSAL WITH PREJUDICE

STIPULATION FOR DISMISSAL WITH PREJUDICE

Katherine Zaleppa v. The Home Depot U.S.A., Inc., 3:08-cv-00102-JWS
Page 2

Case 3:08-cv-00102-JWS Document 9 Filed 07/23/08 Page 2 of 2